BILL NO. S-86-05- 2 /

SPECIAL ORDINANCE NO. S- 86-86

AN ORDINANCE approving the Contract for Res. #6039-86 - Hoagland-Masterson NPI '86, Curbs, Walks, Drive Approaches and Lighting, by the City of Fort Wayne, Indiana, by and through its Board of Public Works and Safety and M. A. Gaines Construction Company.

NOW, THEREFORE, BE IT ORDAINED BY THE COMMON COUNCIL OF THE CITY OF FORT WAYNE, INDIANA:

SECTION 1. The annexed Contract for Res. #6039-86 - Hoagland-Masterson NPI '86, Curbs, Walks, Drive Approaches and Lighting, by the City of Fort Wayne, by and through its Board of Public Works and Safety and M. A. Gaines Contruction Company, is hereby ratified, and affirmed and approved in all respects. The work under said Contract requires:

improving curbs, sidewalks, drive approaches and street lighting on Hoagland Avenue from Williams Street to Creighton Ave. This area is also known as Hoagland/Masterson NPI '86;

the Contract price is Sixty-One Thousand Five Hundred Ninety-Three and No/100 Dollars (\$61,593.00).

SECTION 2. Prior Approval was requested from Common Council with respect to this Contract on May 13, 1986. Two (2) copies of the Contract attached hereto are on file with the City Clerk, and are available for public inspection, according to law.

SECTION 3. That this Ordinance shall be in full force and effect from and after its passage and any and all necessary approval by the Mayor.

Councilmember

APPROVED AS TO FORM

AND LEGALITY

Bruce O. Boxberger, City Attorney

Read	d the dirst tim	ne in full an	d on motion by	Tennes
seconded by	(Vien	, and	duly adopted.	read the second time
by title and Plan Commiss:	referred to th	le Committee	June 1	(and the Cit
due legal not	tice, at the Co	ouncil Chambe	rs, City-Count	y Building, Fort Wayn
Indiana, on_		, the	, at /	day of
		13-16	-, 40	g'clock M., E.
DATI	E:	200	SANDRA E KEI	NNEDY, CITY CLERK
				1
seconded by	i the third tim	e in full an	d on motion by	opted, placed on its
passage. PAS		by the foll	owing vote:	opada, branca lou 162
	AYES	NAYS	ABSTAINED	ABSENT TO-WIT:
TOTAL VOTES	9			
BRADBURY				
BURNS		_		
EISBART	-			
GiaQUINTA				
HENRY				
REDD			•	
SCHMIDT				
STIER				
TALARICO				
DATE:_	5-27-8	6	Sandra	f. Lennedy
				NNEDY, CITY CLERK
				the City of Fort
	na, as (ANNEXAT			SENERAL)
	(ZONING MAP) C		// _	s. S-86-86
on the		day of		, 1956,
1	ATTEST:	die	(SEAL)	
Jandro	J P. 17		Samue	l Tal.
SANDRA E. KEN	NNEDY, CITY CLE	RK	PRESIDING OF	FICER
	5 m. /	(f the City of I	Fort Wayne, Indiana,
on the	/	lay of	May	, 19 6,
at the hour o	of	30 o'cl	ock #	M.,E.S.T.
			Sandra	& Leunedy
			SANDRA E. KEN	NNEDY, CITY CLERK
÷/1			39 day of	may,
19 / o, at	the hour of	3:20	o'clock	
			and a	site.
			WIN MOSES, JI	R. MAYOR

-

(Federally-Assisted Construction) 1.26.19 74

PROJECT: HOAGLAND/MASTERSON NPI'86 RESOLUTION #. 6039-86

CONTENTS

ms (Itemized Proposal) ons tandards Provisions ons fications solution				
ons tandards Provisions ons fications				
ons tandards Provisions ons fications				
ons tandards Provisions ons fications				
ons fications solution				
ons fications solution				
solution				
solution				
ers				
f Non-Segregated Facilitie				
ffidavit				
Bidder's Bond				
Performance Bond				
e Ouestionnaire				
Plan and Equipment Questionnaire				
ncial Statement 96-A				
Lieu of Financial Statemer				
Scale - State of Indiana				
ale				
Anti-Apartheid Certifi ar Days 30 Calendar Days				

BID SUBMITTED	ACCEPTALICE OF BID/AWARD OF CONTRACT
Contractor M.A. GAINES CONSTR. CO.,	INC city of Fort Wayne
By MICHAEL A. GAINES	Board of Public Hocks
Its PRESIDENT	John feel
Offer Date MARCH 19, 1986	evely A. VMI
Compliance:	· Caurena D. Consolos
Bidder agrees to keep bid open for acceptance for days (90 days unless otherwise specified.)	City of Fort Wayne Mayor Mayor

O.C. 12/84

INSTRUCTIONS TO BIDDERS Board of Public Works and Safety City of Fort Wayne, Indiana

February 28, 19⁸⁶
Federally-Assisted Construction

1. <u>Submission of Bids</u> . Sealed bids will be received by The Board of Public Works and Safety of the City of Fort
Wayne, in the State of Indiana, hereinafter "The Board" until $9:00$ o'clock $\frac{AM}{}$ on the $\frac{19th}{}$ day of $\frac{MARCH}{}$, 19^{86} , at the
Office of The Board in the City-County Building, at which time
the bids will be publicly opened and read, for the following
described work, as more fully set forth in the specifications: HOAGLAND/MASTERSON NPI'86 - RES. NO. 6039-86
To improve Curbs, Sidewalks, Drive Approaches & Street Lighting on:
HOAGLAND AVE. FROM WILLIAMS STREET TO CREIGHTON AVENUE
(Start Date will be contingent on completion of proposed water main project to be
installed on Hoagland Ave. from Williams to Creighton - Contact Water Engineering
for details)

- 2. Inclusion of Clauses If a clause in the Invitation for Bids (IFB) has a box beside it, the clause applies to the IFB only if it contains a check mark () or an "X". Any questions as to whether a clause is included or not should be referred to The Board.
- 3. Questions as to Bid Document. If a bidder finds discrepancies in, or omissions from, the bid document or has questions about the project, he should at once contact the City Engineers. If the information requested or change made is substantive, The Board will issue an amendment to the solicitation and will send such amendment to all potential bidders who have procured an Invitation for Bid (IFB). The Board and the City will not be responsible for any oral instructions.
- 4. Award of Contract (Timeliness, Responsiveness, Responsibility). A contract resulting from the Invitation for Bids will be awarded to the lowest and best timely bidder who is also responsive and responsible. If bids are otherwise equal, award will be made to that bidder granting the largest prompt payment discount.
- 5. Bid Requirements. All bids shall be endorsed with the title of the work, the name of the bidder, and the date of mailing or presentation. All bids shall be filed in the office of The Board on or before the day and hour set forth above and stated in the advertisement, and no bid received after that time will be accepted. The Board will not accept any late filing regardless of reason, including delays in the mail.

All bids shall include the exact quantities of each item shown on the bidding form for each section of the work, and unless the IFB otherwise states, the total cost of the various sections shall be considered a lump sum bid.

6. Examination of Bids For Responsiveness. After the bids are opened and read, The Board will examine them to determine if they are responsive. In order to be responsive, the bidder must complete all blanks requiring completion, and must submit all information required to be submitted. Any alteration, erasure, or interlineation of the contract or the IFB may cause the bid to be determined non-responsive. Proposals which are unbalanced may also be determined non-responsive.

However, The Board reserves the right to accept any bid, to reject any and all bids, and to waive defects or irregularities on any bid.

7. <u>Determination of Responsibility</u>. Prior to awarding any contract pursuant to this Invitation for Bids, The Board will make a determination of responsibility. An award of a contract to a bidder shall constitute an affirmative determination of responsibility.

In reaching a determination of responsibility, The Board can consider among other factors:

- (a) The Contractor's record of integrity.
- (b) The Contractor's experience and past performance record in construction work.
- (c) The Contractor's financial status.
- (d) The Contractor's capability to perform the project.
- (e) Whether the bidder is in arrears upon or in default of any debt, contract or other obligation to the City of Fort Wayne.
- (f) Whether the bidder is debarred from Federal or City of Fort Wayne contracts.
- (g) The bidder's record in MBE/WBE compliance.
- (h) Whether the bidder is engaged in litigation with the City of Fort Wayne.

In arriving at a determination of responsibility, The Board may institute a pre-award survey on any or all bidders. That pre-award survey may examine any of the considerations relating to a bidder's responsibility as set forth above. Bidders will cooperate with the pre-award survey team. Failure to cooperate can result in a finding of non-responsibility.

- 8. Prequalification In addition to being timely, responsive, and responsible, a bidder must also be prequalified by the State Department of Highways in order to be awarded a Contract.
- 9. Bid Bond or Deposit. Each bid must be accompanied by a bond executed by the bidder and surety satisfactory to The Board, in a sum of FIVE percent (5 %) of the aggregate amount of the bid, but in no case less than \$100.00; or the bidder may deposit with The Board in lieu of such bond, a certified check on a solvent bank in a sum of _____ percent (-%) of the aggregate bid or proposal, but in no case less than \$100.00, which certified check shall be payable to the City of Fort Wayne. The bid bond or certified check shall serve as a guarantee that should the said bid be accepted by The Board, the bidder will, within ten (10) days after the time he is notified of the acceptance of the bid, enter into a contract with the City of Fort Wayne for the work bid upon and give bond with surety to be approved by The Board, insuring the faithful completion of the contract.

In case a bid is not accepted, the obligation of the said bond shall be null and void and the certified check will be returned to the bidder, as the case may be. In case a bid is accepted, and the bidder does not enter into a contract with the City of Fort Wayne for the work bid upon within ten (10) days after notification of award, then the obligation of the bond or the certified check shall be forfeited to the City of Fort Wayne for ascertained and/or liquidated damages for failure to enter into a contract: Provided that, the City's action in forfeiting the bond or retaining the certified check shall not preclude the City from taking any further action against the contractor to recover for all actual damage the City has suffered.

- 10. Sworn Experience Questionnaire, Plan and Equipment Questionnaire and Contractor's Financial Statement. Each bidder will submit with and as part of its bid the following documents under oath and on forms prescribed by the State Board of Accounts, or shall have the following forms on file with The Board which shall not be less than one year old.
 - (a) Experience Questionnaire.

(b) Plan and Equipment Questionnaire, and

(c) Contractor's Financial Statement (Form 96-A) or Certificate in Lieu of Financial Statement.

- 11. Execution of Additional Bid Documents. In addition to all documents previously mentioned as having to be executed and submitted as part of the bid, each bidder will be required as part of its bid to execute and submit the following documents as specified below:
 - (a) Certification of Non-Segregated Facilities (b) Non-Collusion Affidavit
 - (c) Prequalification Statement
 - (d) (e)
- 12. Brand Name or Equal-Specified Materials or Equal. Where, in the specifications, one or more specified materials, trade names, or articles of certain manufacture are mentioned, it is done for the purpose of establishing a basis of durability and proficiency, and not for the purpose of limiting competition. The bidder can submit other names of materials and, if, the Director of The Board, determines that they are equal in durability and sufficiency to those mentioned and of a design in harmony with the work as outlined, then the bid will be accepted. as responsive. However, if the Director of The Board determines that such materials are not equal, then the bid may be rejected as non-responsive. Consequently, bidders are advised to submit any such request for changes or deviations in materials to the Director of The Board prior to submitting bids. Any approval of deviation will be by written amendment to the solicitation and will be submitted to all bidders who have obtained IFBs.
- 13. Minority Business Enterprise/Women Business Enterprise Requirements.

(CONSTRUCTION)

It is the policy of the City of Fort Wayne that Minority Business Enterprises and Women Business Enterprises should participate to the greatest extent possible consistent with the State Law in Procurement Contracts awarded by the City of Fort Wayne.

In order to fulfill this policy, the City of Fort Wayne has adopted General Ordinance G-16-84 (Chapter 7 of the Code of the City of Fort Wayne) which sets participation goals for procurement contracts of at least 7% for Minority Business Enterprises and at least 2% for Women Business Enterprises. To meet the participation goals, a Minority Business Enterprise may be either a prime contractor, sub-contractor, or a joint venture.

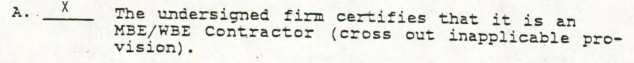
Minority Business Enterprise (MBE) is a business of which at least 51% is owned and controlled by minority group members. ("Minority" means Black, Hispanic, American Indian, Asian, Pacific Islander, and Alaskan Native). The minority owners must exercise actual day-to-day management, as well as actively participate in management and policy decisions affecting the business. The contribution of capital, equipment or expertise made by the minority owners must be real, substantiated and documented.

Women Business Enterprise (WBE) is a business of which at least 51% is owned and controlled by women. The women owners must exercise actual day-to-day management, as well as actively participate in management and policy decisions affecting the business. The contribution of capital, equipment or expertise made by the women owners must be real, substantiated and documented.

The contract for which this proposal/bid is prepared is governed by the MBE/WBE Ordinance. This form must be completed in order to be responsive to this IFB/RFP. If the participation goal of 7% for MBE and 2% for WBE are not met or exceeded in your bid or proposal, the reasons for this failure and reasonableness and good faith of efforts to meet this goal shall be evaluated in determining whether the bidder/offeror is responsible.

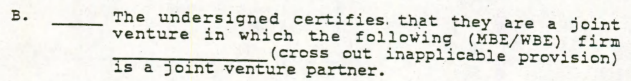
A list of possible MBE/WBE contractors/suppliers are on file in the Compliance Office, Room 800, City-County Building, for Contractor review.

THE FOLLOWING IS THE UNDERSIGNED'S COMMITMENT TO THE MBE/WBE GOALS OF THE CITY FOR WORK DONE PURSUANT TO THIS CONTRACT:



For MBE specify percentage of minority ownership

For WBE specify percentage of women ownership ₹.



The MBE/vision) ployees) project.	SDALL I	lave 100	E ma	++101	 1
400000					

Specify the percentage of minority/women ownership in the MBE/WBE firm 45 % (cross out inapplicable provision).

The undersigned commits ____ % of the total bid price N/A as a subcontract to minority business enterprise participation. The MBE firms which are proposed as subcontractors are the following:

> Name of Firm Address Type of Work 1.

2.

3.

The undersigned commits 2 to of the total bid price N/A as a subcontract to women business enterprise participation. The WBE firms which are proposed as subcontractors are the following:

> Name of Firm Address Type of Work 1. Cabell Hauling, No. 1614 Holson Rd. Hauling & Dumping 3.

N/A (Complete (1) and (2) below if participation goals of 7% MBE and 2% WBE have not been met)

1. My Company cannot meet the participation goals for the following reasons:

We have taken the following steps in an attempt to comply with these participation goals:

(attach additional sheets as necessary) M. a. Bains Constr, Co., She. Contractor Make Contractor _ By Its

14. Minority/Female Hourly Employment Requirements.
The City's policy is to encourage a greater utilization of minority and/or female employees in City construction projects. The Board of Works has, therefore, adopted a minimum goal of 17% of the total work hours on each project to be expended by minority and/or female employees. ("Minority" shall include: Blacks, Hispanic, Asian, Pacific Islander, American Indian or Alaskan Native.)

The bidder shall state in "A" below the percentage of total work hours which the bidder and his subcontractors will employ and utilize women and minority employees on this project. If a contract is awarded as a result of this bid, the percentage figure set forth in "A" shall become contractually binding on the bidder. The successful bidder will also be required to prepare reports for the City demonstrating compliance with this percentage and will allow city officials access to his records, facilities and work site and to those of his subcontractors to determine compliance.

The bidder must fill in the required blanks in this clause in order to be responsive to this IFB. If the bidder does not meet or exceed the hourly utilization goal of 17% minority/ female participation, the reasons for this failure and reasonableness and good faith of efforts to meet this goal shall be evaluated to determine whether the bidder is responsible.

THE FOLLOWING IS THE UNDERSIGNED'S COMMITMENT TO MINORITY/FEMALE HOURLY UTILIZATION.

- A. The undersigned firm certifies that it will employ and utilize minorities and females and will ensure that its subcontractors employ and utilize minorities and females so that minorities and females will work at least 17% of the total hours worked on this project.
- NA B. Complete (1) and (2) below if the hourly utilization figure set forth in "A" is less than 17%.

1. My Company and its the 17% minimum hourly following reasons:	subcontractors cannot meet utilization figure for the

N/A	2. My Company has taken the fattempt to comply with the 179 figure:	ollowing steps in an hourly utilization
	(attach additional sheets if neces	ssary)
Cont	ractor M. a. Gaines Const	to Co., Ore.
By	Michael a Bains	· .
	President	
		.,
15.	NOTICE OF REQUIREMENT FOR AFFIRMA EQUAL EMPLOYMENT OPPORTUNITY, EXEC	TIVE ACTION TO ENSURE
	(Applicable to All Bids on Federament Contracts and Subcontracts in	ally Assisted Procure- Excess of \$10,000.00
to the "I Employmen	A. The Offereor's or Bidder's Equal Opportunity Clause and the "S at Specifications" set forth herein.	Standard Federal Emial
aggregat	B. The goals and timetable for tion, expressed in percentage terms e workforce in each trade on all red area, are as follows:	s for the Contractorie
	ed died, die de loilows.	
Time-	participation for each	Goals: for female participation in
Tables	trade	trade
	Insert goals for each year	Insert goals for each year
	4.4	6.9

These goals are applicable to all the Contractor's procurement work (whether or not it is Federal or federally assisted) performed in the covered area. If the contractor performs procurement work in a geographical area located outside of the covered area, it shall apply the goals established for such geographical area where the work is actually performed. With regard to this second area, the contractor also is subject to the

O.C. 12/84

goals for both its federally involved and nonfederally involved procurement.

The Contractor's compliance with the Executive Order and the regulations in 41 CFR Part 60-4 shall be based on its implementation of the Equal Opportunity Clause, specific affirmative action obligations required by the specifications set forth in 41 CFR 60-3(a) and its efforts to meet the goals. The hours of minority and female employment and training must be substantially uniform throughout the length of the contract, and in each trade, and the contractor shall make a good faith effort to employ minorities and women evenly on each of its projects. The transfer of minority or female employees or trainees from contractor to contractor or from project to project for the sole purpose of meeting the contractor's goals shall be violation of the contract, the Executive Order and the regulations in 41 CFR Part 60-4. Compliance with the goals will be measured against the total work hours performed.

- C. The Contractor shall provide written notification to the Director of the Office of Federal Contract Compliance Programs within 10 working days of award of any construction subcontract in excess of \$10,000 at any tier for construction work under the contract resulting from this solicitation. The notification shall list the name, address, and telephone number of the subcontractor, employer identification number of the subcontractor; estimated dollar amount of the subcontract; estimated starting and completion dates of the subcontract; and the geographical area in which the subcontract is to be performed.
- D. As used in the Notice, and in the contract resulting from this solicitation, the "covered area" is the City of Fort Wayne, County of Allen, State of Indiana.
- 16. Required Prevailing Wage Schedule Payments Federally Funded Projects. The contractor must, at a minimum, follow the Federal Labor Standard Provisions and the highest of the following for each position; (a) Federal wage scale, and benefits or (b) the local wage rate and benefits determination.

If a bidder is awarded a contract as a result of this Invitation for Bids, he/she/it shall file a schedule of wages, on forms provided by the City of Fort Wayne, demonstrating compliance with the appropriate wage rate determination. The successful prime contractor shall be responsible for obtaining schedules from all subcontractors. All schedules shall be filed before the contractor commences any work on the project.

17. Site Orientation. A site orientation (will/will not be conducted by the City Engineers. If such an orientation is conducted, it will be held on the ____ day of ____, 19__, commencing at ____ o'clock __.M. at the site of the project.

Regardless of whether a site orientation is conducted or not, bidders are required to visit the site of the work, and inform themselves fully of the conditions, under which the work will be performed. The bidders shall be responsible for all work will be performed to conditions that affect the work, including, but not limited to all sub-surface conditions.

- 18. Performance Bond. The successful bidder, at the time of signing the contract will be required, at his own expense, to furnish a bond guaranteeing faithful execution of the contract, in full amount of the contract price, executed by the bidder and a surety to be approved by The Board, on the bond form bidder and a surety to be approved by The Board, hereby following clause: "The said Surety, for value received, hereby following clause: "The said Surety, for value received, hereby stipulates and agrees, that no change, extension of time, stipulates and agrees, that no change, extension of the alteration or addition to the terms of the contract or to the alteration or addition to the specifications accompanying the same, shall in any way affect its obligation on this panying the same, shall in any way affect its obligation of the bond, and it does hereby waive notice of any change, extension of time, alteration or addition to the terms of the contract, or to the work or specification."
 - 19. Additional Bonds. If bidder is awarded a contract he will also be required to execute with surety, satisfactory to The Board:
 - A. Payment Bond. In the amount of payments to be made under the contract.
 - Warranty Bond. In the amount of the contract warranties the contractor performance for a period of three years after the date of the City acceptance.
 - This Agreement, although executed on behalf of the Owner by the Mayor and The Board shall not be binding upon the Owner unless and until the contract has been ratified and approved by the Common Council of the City of Fort Wayne, Indiana. If the common Council fails to approve the contract within ninety days common the date of bid opening, then the Contractor shall not be after the date of bid opening, then the contract to be so bound.

21. from this	Method IFB will	of Contract be awarded:	Award.	The	contract	resulting
	⊠ A.	On an all o	r none ba	asis.		
	□ В.	As follows				

CERTIFICATE IN LIEU OF FINANCIAL STATEMENT

I, MICHAEL A. GAINES	the PRESIDENT
(name)	
of M. A. GA	INES CONSTRUCTION COMPANY INC.
(position)	(company)
hereby certify:	
(1) That the Financial Statement of sa	id company, dated the 18
day of MARCH, 1986, now o	n file in the office of the Board of
Public Works of the City of Fort Wayne, Indi	ana, which Financial Statement is by
reference incorporated herein and made a par	
statement and accurately reflects the financ	ial condition of said company as of
the date hereof;	
(2) That I am familiar with the books	
condition and am authorized to make this cer-	tificate on its behalf.
Dated: MARCH 19, 1986 Mu	Rail a. Dains
	(Signature)
SUBSCRIBED AND SWORN TO before me, a Not	cary Public, in and for said
County and State, this 19 day of M	ARCH , 19 86
	26 2 11/1/
	ebora K. Sheets
	,

My commission expires:

NON-COLLUSION AFFIDAVIT

•		
The Bidder, by its officers and M. A	. GAINES CONSTRUCTION	COMPANY INC
		THO.
agents or representatives present at sworn on their oaths, say that neith	the time of sil:	
sworn on their oaths, say that neith directly or indirectly, entered into a	er they nor any of the	is bid, being duly
WALELLIV OF INGINACEIM	LIP	M D 2 77 A
BULL ATTIANT AS AFFI	TOIL WAVE	I DATE - I
DIGUEL OF DUNISA SEE:	, Para OI 12 1	I Date to another
PAULET DE BUNIZA AAARTEE	STORIL III	T 75 FA
A CILIPI OF Phon bee	of Sucil a	TTTTTTTEE:
JI AVINCHIENT WESTER	The state of the s	10 3997
MESTLIUV TYPE COMPANY) " LEDUS ID	07 0000 1
EU SUV UETSON Whomoso	OB OTTELE	Daid on deli-
VA GUE COMPTACT BASE LES ATT A	The same of the same same same same same same same sam	IO D10 00 000 - 11
Macsuever. With any man-	S S S S S S S S S S S S S S S S S S S	anding of asser be-
ther person in any way or manner, any his bid.	r to pay, deliver to,	or share with any
his bid.	of the proceeds of the	contract sought by
	M. A. GAINES CO	NSTRUCTION CO.,
	100 - D D G	5
	Thuhart Cl	· Juenes
•	PRESIDENT	
	, TRESTUENT	
ubscribed and sworm to bes	A CATHEOLOGIC	(1,8)
ubscribed and sworn to before me by M. his day of MARCH	A. GAINES CONSTR. CO	· , \INC(', · '
	,	19 86
y Commission Expires:	De bosis al	61
5-5-87	Notary Public	- Will to
	Resident of Whit	County TN
ibscribed and sworn to before as he		
abscribed and sworn to before me byday of		
day of		
	,	19
Commission Expires:		
	Notary Public	
	Resident of	County TN
ibscribed and sworn to before as he		
day of		
	,	
Commission Expires:		

Contract No.

Notary Public
Resident of _____County, IN

CERTIFICATION OF BIDDER/VENDOR

The undersigned, on behalf of M. A. GAINES CONSTRUCTION CO., IN
, does hereby make the following representations
to the City of Fort Wayne, Indiana.
WHEREAS, it is acknowledged that the Common Council
of the City of Fort Wayne, Indiana, has passed an ordinance con-
demning the apartheid policies of the country of South Africa;
WHEREAS, Council's ordinance requires that all persons,
firms or corporations submitting bids to the City, for goods and
services, certify, as part of the bid, that such entity does not
support the policies of apartheid in South Africa.
The undersigned states, on behalf of M. A. GAINES CONSTRUCTION
CO., INC. , that M. A. GAINES CONSTRUCTION CO., INC.
does not support or endorse the policy of apartheid in South Africa.
IN WITNESS WHEREOF, this Certification has been signed
this 18 day of MARCH, 1986.
M. A. GAINES CONSTRUCTION CO., INC. (Name of Bidder/Vendor)
Muhael a, Dains PRESIDENT (Name and Title of Person Signing)
bigning)

CERTIFICATION OF NON-SEGREGATED FACILITIES

Each bidder is required to submit with his bid a fully executed Certificate of Non-Segregated Facilities.

CERTIFICATION OF NON-SEGREGATED FACILITIES

The bidder certifies that he does not maintain or provide for his employees any segregated facilities at any of his establishments, and that he does not permit his employees to perform their services at any location, under his control, where segregated facilities are maintained. The bidder certifies further that he will not maintain or provide for his employees any segregated facilities at any of his establishments, and that he will not permit his employees to perform their services at any location under his control where segregated facilities are maintained. The bidder agrees that a breach of this certification will be a violation of the Equal Opportunity clause in any contract resulting from acceptance of this bid. As used in this certification, the term "segregated facilities" means any waiting rooms, work area, restrooms and washrooms, restaurant or dressing areas, parking lots, drinking fountains, recreation or entertainment areas, transportation, and housing facilities provided for employees which are segregated by explicit directive or are in fact segregated on the basis of race, color, religion, or national origin, because of habit, local custom, or otherwise. The bidder agrees that (except where he has obtained identical certification from proposed subcontractors for specific time periods) he will obtain identical certification from proposed subcontractors prior to the award of subcontracts exceeding \$10,000 which are not exempt from the provisions of the Equal Opportunity clause, and that he will retain such certifications in his files.

Note: The penalty for making false statements in offers is prescribed in 18 U.S.C. 1001.

Date:	MARCH 19			19 86	М.	Α.	GAINES	CONSTR.	CO.,	INC.
	•			(Name of Bidder)						
				By	1	nu	half	a.k	Jair	w
	al Address code):	s (inclu	ding		PR	ESI	DENT			
2121 \	VERSAILLES	VILLAGE	PLACE	46808	`	Tit	le			

It is the policy of M. A. GAINES CONSTRUCTION CO., INC. (Company) that

equal employment opportunity be afforded to all qualified persons without regard to race, religion, color, sex, or national origin.

In support of this policy M. A. GAINES CONSTRUCTION CO., INC.

(Company)

discriminate against any employee or applicant for employment because of race, religion, color, sex, or national origin.

The A. GAINES CONSTR. CO., INC. take affirmative action (Company)

to insure that applicants are employed and that employees are treated during employment without regard to their race, religion, color, sex, or national origin. Such action will include but not be limited to:

RECRUITMENT, ADVERTISING OR SOLICITATION FOR EMPLOYMENT, HIRING, PLACEMENT, UPGRADING, TRANSFER OR DEMOTION, SELECTION FOR TRAINING INCLUDING APPRENTICESHIP, RATES OF PAY OR OTHER FORMS OF COMPENSATION, LAYOFFS OR TERMINATION.

M. A. GAINES CONSTRUCTION CO., INC.

(Name of Company)

Muhael A. Daines
(Signature of Company Official)

MARCH 18, 1986 (Date) ITEMIZED PROPOSAL

CONTRACTOR: M.A. Gaines CaisTello.

PRO	1000			RES. NO:	6039-86
ITEN NO.	ITEM	QUANTITY	UNIT	UNIT COST	
1	CONCRETE REMOVAL	1600	SY	2.50	4000.00
2	CURB REMOVAL	2200	LF	1.50	3,300.00
3	CONCRETE SIDEWALK 4"	9000	SF	1.70	15,300.00
4	2 FT CONCRETE CURBWALK	3500	SF	3.00	10,500.68
5	CONCRETE WINGWALK INCL. RAMPS	1800	SF	1.90	3,420.00
6	6 INCH CONCRETE FOR DRIVES	175	SY	18.00	3,150.00
7	8 INCH CONCRETE FOR DRIVES	250	SY	20.00	
8	CONCRETE STEP RISER	10	EA	25.00	250:00
9	CATCH BASIN TYPE I-C	1	EA	1,500.00	1,500.00
10	ADJUST CASTING TO GRADE	10	EA	10.00	
11	B-BORROW FOR FILL	270	TN	3.00	700.00
12	TOPSOIL	300	TN	5.00	810.00
13	SEED, MULCH, FERTILIZER	1600	SY	!	
14	ASPHALT PATCH	2000	LF	1.00	1,600.00
15	ABANDON STRUCTURE	1	i		2,000:00
16	TREE REMOVAL 12 INCH	1		150.00	150.00
17	TREE REMOVAL 24 INCH	i		· · · · · · · · · · · · · · · · · · ·	100.00
18	TREE REMOVAL 30 INCH	1		150.00	150.00
19	TREE REMOVAL 36 INCH	2		200.00	400.00
20	STUMP REMOVAL	2		300.00	600.00
21		1		50.00	50.00
22	INSTALL 16 FT ALUM POLE W/POLESET	11	EA	55.00	605.00
	INSTALL TC100R	11	EA	35.00	385.00
23	TRENCH IN EARTH 20 INCH DEEP	500	LF	1.80	900.60
24	BORE OR PUSH 1 1/2 INCH TUBING	715	LF	6.60	4719.00
25	INSTALL 2/c #6 WIRE IN TRENCH				
i	OR CONDUIT	1385	LF	.40	554.00
26	INSTALL 10 FT RISER	1	EA	50.00	50.00
27	TREE REMOVAL 60 INCH	1	EA	500.00	500.00

TOTAL: \$61,593.00

Sheet 1 of 1

Note: Contractor will be paid on measured quantities only at unit price bid

Performance and Payment Bond

KNOW ALL MEN BY THESE PRESENTS: that

(Here insert full name and address or legal title of Contractor) M.A. Gaines Construction Co., Inc. 1014 Webster, Fort Wayne, Indiana 46802

as Principal, hereinafter called Contractor and.

(Here insert full name and address or legal title of Surety)

Indiana Lumbermens Mutual Insurance Company

7366 N. Lincoln Ave., Suite 300, LIncolnwood, IL 60646

as Surety, hereinafter called Surety, are held and firmly bound unto

Here insert full name and address or legal title of Owner)

City of Fort Wayne, Indiana

City-County Building 1 Main St., Ft. Wayne, IN

as Obligee, hereinafter called Owner, in the amount of

Sixty-One Thousand Five Hundred Ninety-Three and no/100 -----

Dollars (\$

for the payment whereof Contractor and Surety bind themselves, their heirs, executors, administrators, successors and assigns, jointly and severally, firmly by these presents.

WHEREAS.

Contractor has by written agreement dated

19 . entered into a contract with Owner for

Curb-Sidewalk-Drive Approaches-Street Lighting (Hoagland/Masterson NPI 86) 6039-86

in accordance with Drawings and Specifications prepared by

(Here insert full name and address or legal title of Architect)

which contract is by reference made a part hereof, and is hereinafter referred to as the Contract.

NOW, THEREFORE, THE CONDITIONS OF THIS OBLIGATION are such that, if the Principal shall promptly and faithfully perform said Contract and make payment to all claimants, as hereinafter defined, for all labor and material used in the performance of the Contract, then this obligation shall be null and void; otherwise it shall remain in full force and effect, subject, however, to the following conditions:

A) Whenever Contractor shall be, and declared by owner to be in default under the Contract. the Owner having performed Owner's obligations thereunder, the Surety may promptly remedy the default, or shall either

1) Complete the Contract in accordance with its terms and conditions; or

2) Obtain a bid or bids for completing the Contract in accordance with its terms and conditions, and upon determination by Surety of the lowest responsible bidder, or, if the Owner elects, upon determination by the Owner and the Surety jointly of the lowest responsible bidder, arrange for a contract between such bidder and Owner. and make available as Work progresses (even though there should be a default or a succession of defaults under the contract or contracts of completion arranged under this paragraph) sufficient funds to pay the cost of completion less the balance of the

contract price; but not exceeding, including other costs and damages for which the Surety may be liable hereunder, the amount set forth in the first paragraph hereof, subject to the limitations in Paragraph D.

3) The term "balance of the contract price," as used in this paragraph, shall mean the total amount payable by Owner to Contractor under the Contract and any amendments thereto, less the amount properly paid by Owner to Contractor.

B) 1) A claimant is defined as one having a direct contract with the Principal or with a Subcontractor of the Principal for labor. material, or both, used or reasonably required for use in the performance of the Contract, labor and material being construed to include that part of water, gas, power, light, heat, oil, gasoline, telephone service or rental of equipment directly applicable to the Contract.

- 2) The above named Principal and Surety hereby jointly and severally agree with the Owner that every claimant as herein defined, who has not been paid in full before the expiration of a period of ninety (90) days after the date on which the last of such claimant's work or labor was done or performed, or materials were furnished by such claimant, may sue on this bond for the use of such claimant, prosecute the suit to final judgment for such sum or sums as may be justly due claimant, and have execution thereon. The Owner shall not be liable for the payment of any costs or expenses of any such suit.
- C) No suit or action shall be commenced hereunder by any claimant,
 - 1) Unless claimant, other than one having a direct contract with the Principal, shall have given written notice to the following: the Principal, the Owner, and the Surety above named, within ninety (90) days after such claimant did or performed the last of the work or labor, or furnished the last of the materials for which said claim is made, stating with substantial accuracy the amount claimed and the name of the party to whom the materials were furnished, or for whom the work or labor was done or performed. Such notice shall be served by mailing the same by registered mail or certified mail, postage prepaid, in an envel-

ope addressed to the Principal, Owner or Surety, at any place where an office is regularly maintained for the transaction of business, or served in any manner in which legal process may be served in the state in which the aforesaid project is located, save that such service need not be made by a public officer.

- 2) After the expiration of one (1) year following the date on which the Principal ceased Work on said Contract, it being understood, however, that if any limitation embodied in this bond is prohibited by any law controlling the construction hereof such limitation shall be deemed to be amended so as to be equal to the minimum period of limitation permitted by such law.
- 3) Other than in a state court of competent jurisdiction in and for the county or other political subdivision of the state in which the Project, or any part thereof, is situated, or in the United States District Court for the district in which the Project, or any part thereof, is situated, and not elsewhere.
- D) The amount of this bond shall be reduced by and to the extent of any payment or payments made in good faith hereunder, inclusive of the payment by Surety of mechanics' liens which may be filed of record against said improvement, whether or not claim for the amount of such lien be presented under and against this bond.

Attorney-in-Fact

Signed and sealed this 18th	day of April	19 86
A CONTRACT OF THE PARTY OF THE		
	M.A. Gaines Construction Company	, INC.
Daniel F. Cail	(Principal)	(Seal)
(Witness)	Michael a Dains	
	(1/tile)	MBE
	Indiana Lumbermens Mutual Insuran	ce Co.
Elena C. Toll	(Surety)	(Seal)
(Witness)	Sla Delman	
	(Title)	

Ila Delman

######################################	0.00 0.00 0.00 0.00 0.00 0.00 0.00 0.0
AMDURITE: TONCO CRASHULLICH ALETA CANDER: TONCO CRASHULLICH ALETA CANDER: TONCO CRASHULLICH ALETA CANDER: TONCO CA	TOTAL: \$81,
######################################	TOTAL:
AMELITIC: TOPES: AMELITIC: TOPES: AMELITIC: AMELITIC: TO	0.00
600.00 0.00	776,3
AYOUNT (\$) 31.00 6.00 0.00 0.00 0.00 0.00 0.00 0.00	
	0.00 0.00 0.00 0.00 0.00 873,279.50 TUTAL:
######################################	TOTAL:
	0.00
HIFFTING CRUSETE (1) (2) (3) (45) (45) (45) (45) (45) (45) (45) (45	
	0.00 0.00 0.00 0.00 0.00 0.00 1593.00 10741:
# A L DDE P. (1) (1) (2) (2) (3) (4) (5) (5) (5) (7) (7) (7) (7) (7) (7) (7) (7) (7) (7	
	0.00 0.00 0.00 0.00 0.00 1.00 1.00 1.00
19,198& (1) (1) (1) (2) (3) (4) (4) (4) (4) (4) (4) (4) (4) (4) (4	10TAL: \$
DATE:	
26 TREE REMOVAL DO INCH	

1300 Admn. Appr.

TITLE OF ORDINANCE Contract for Res. 6039-86 - Hoagland-Masterson NPI '86, curbs, walks
DEPARTMENT REQUESTING ORDINANCE Board of Public Works & Safety
SYNOPSIS OF ORDINANCE The Contract for Res. 6039-86 is deemed necessary to improve
curbs, sidewalks, drive approaches and street lighting on Hoagland Avenue from
Williams Street to Creighton Ave. This area also known as Hoagland/Masterson NPI
PRIOR APPROVAL REQUESTED 5/13/86 2.76-0521
M. A. Gaines Construction Company is the Contractor.
EFFECT OF PASSAGE Improvement conditions at above area.
EFFECT OF NON-PASSAGE
MONEY INVOLVED (DIRECT COSTS, EXPENDITURE, SAVINGS) \$61,593,00.
MONET INVOLVED (DIRECT COSTS, EXPENDITURE, SAVINGS) \$61,593.00.
ASSIGNED TO COMMITTEE

	THE COMMITTEE ON _	PUBLIC WORKS
WE, YOUR COMMITTEE ON _	PUBLIC WORKS	TO WHOM W
REFERRED AN (ORDINANCE)	(*********)ar	oproving the Contract for
Res. #6039-86 - Hoaglan	d-Masterson NPI '86	5, Curbs Walks, Drive
Approaches and Lighting,	by the City of For	et Wayne, Indiana, by and
through its Board of Pub	lic Works and Safet	cy and M. A. Gaines
Construction Company		
LEAVE TO REPORT BACK TO	THE COMMON COUNCIL	THAT SAID (ORDINANCE)
YES		NO
Mind		
Thom Sery	THOMAS C. HENRY CHAIRMAN	
4		
11/	DONALD J. SCHMIDT	
Ma 1 50 /14 1	DONALD J. SCHMIDT VICE CHAIRMAN	
May 6 Jahrenia		
May 6 mayorla	VICE CHAIRMAN MARK E. GIAQUINTA	
) (2)	MARK E. GIAQUINTA PAUL M. BURNS	
DICURRED IN 3-27-	VICE CHAIRMAN MARK E. GIAQUINTA PAUL M. BURNS CHARLES B. REDD	